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Serial No. 10/780,607

**REMARKS**

The Action mailed December 8, 2005 in Item 3 at page 2 required that a new title be filed which is "clearly indicative of the invention to which the claims are directed."

Applicant submitted an amended title responsive to that requirement in an Amendment filed April 10, 2006, at page 2, and moreover presented that so-amended title in the caption on the first page of that Amendment.

The Notice of Allowance herein adopts most of the first two lines of the so-amended title but, in the second line of that title, incorrectly substitutes for the plural term "REQUESTS" of the amended title, the (singular) term -- REQUEST -- which, moreover, is grammatically incorrect in view of the preceding adjective "plural" which dictates that "PLURAL REQUESTS" should have been used.

The title presented in the Notice of Allowance moreover is defective since failing to include the concluding clause of the amended title:

...PRE-FETCH BUFFERS CORRESPONDING TO  
ARBITRATED REQUESTS

Instead, the title presented in the Notice of Allowance concludes with the single letter "P" (and thus an incomplete phrase "INDICATING ALLOCATION OF P").

The first inaccuracy of substituting the singular term -- REQUEST -- for the proper, plural term "REQUESTS" resulting in a clearly, grammatically incorrect term and the second inaccuracy of substituting a single letter "P" for an entire clause of the amended title, renders the title presented in the Notice of Allowance self-evidentially defective, mandating that it be replaced with the title presented in Applicant's Amendment filed April 10, 2006. Such Action is earnestly solicited.

Applicants could not have earlier presented this amendment to the title since not having become aware of the USPTO's distortion of the amended title presented in the April 10, 2006 Amendment until receipt of the Notice of Allowance herein.

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If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

STAAS & HALSEY LLP

Date:

July 26, 2006

By:

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on July 26, 2006  
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